

District Judge Tiffany M. Cartwright

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA**

Ramon RODRIGUEZ VAZQUEZ, et al.,

Plaintiffs,

v.

Drew BOSTOCK, et al.,

Defendants.

Case No. 3:25-cv-05240-TMC

**PLAINTIFFS' NOTICE OF  
SUPPLEMENTAL AUTHORITY  
AND FACTS**

Plaintiffs hereby notify the Court regarding several relevant decisions and developments that relate to Plaintiffs' motion for partial summary judgment, Dkt. 41, and Defendants' motion to dismiss, Dkt. 49.

Exhibit A is the district court order in *Diaz Martinez v. Hyde*, --- F. Supp. 3d ---, No. 1:25-cv-11613-BEM (D. Mass. July 24, 2025). In *Diaz Martinez*, the district court addressed a similar statutory question to the one presented here, focusing on the language of "seeking admission" in 8 U.S.C. § 1225(b)(2)(A). Ex. A at 10–13. The attached decision affirmed and supplemented the court's reasoning for previously granting the petitioner's release. Ex. A at 4.

Exhibit B is the district court order in *Lopez Benitez v. Francis*, No. 1:25-cv-05937 (S.D.N.Y. Aug. 8, 2025). The *Lopez Benitez* court also addressed a statutory question similar to the one here, further explaining what it means to "seek admission." Ex. B at 14 ("[S]omeone

1 who enters a movie theater without purchasing a ticket and then proceeds to sit through the first  
 2 few minutes of a film would not ordinarily then be described as “seeking admission” to the  
 3 theater. Rather, that person would be described as already present there.”). The court granted the  
 4 habeas petition and ordered the petitioner’s release. Ex. B at 31.

5 Exhibit C is the district court decision in *Gomes v. Hyde*, No. 1:25-cv-11571-JEK (D.  
 6 Mass. July 7, 2025). *Gomes* also addressed a statutory question similar to the one presented here  
 7 and ordered that the petitioner receive a bond hearing. Ex. C at 19.

8 Exhibit D is the district court order in *Ceja Gonzalez v. Noem*, No 5:25-cv-02054-ODW  
 9 (C.D. Cal. Aug. 13, 2025). Like exhibits A–C, *Ceja Gonzalez* addressed a question similar to the  
 10 one presented here. The court ordered that the petitioners must receive bond hearings within  
 11 seven days. Ex. D at 12.

12 Exhibit E is the district court decision in *Aguilar Maldonado v. Olson*, No. 25-cv-03142-  
 13 SRN-SGE (D. Minn. Aug. 15, 2025). The *Aguilar Maldonado* court also addressed a question  
 14 similar to the one presented here and ordered the petitioner’s immediate release. Ex. E at 35.

15 Exhibit F is a copy of U.S. Immigration and Customs Enforcement’s (ICE’s) Interim  
 16 Guidance Regarding Detention Authority for Applicants for Admission, addressed to “All ICE  
 17 Employees,” dated July 8, 2025. This memorandum was issued “in conjunction with the  
 18 Department of Justice” and adopts the Tacoma immigration judges’ (IJ) interpretation of 8  
 19 U.S.C. § 1226(a) and § 1225(b)(2)(A) as national policy for the Department of Homeland  
 20 Security (DHS). Pursuant to this new policy, DHS now considers all persons who have not been  
 21 admitted to be subject to § 1225(b)(2)(A).

22 Exhibit G is a copy of the IJ’s order continuing the removal case of Jose Mateo to  
 23 September 3, 2025. Mr. Mateo remains detained.

Exhibit H is a copy of IJ's order granting David Nunez Hernandez's application for cancellation of removal under 8 U.S.C. § 1229b(b), dated July 2, 2025. Cancellation of removal under § 1229b(b) prevents a person's removal and adjusts a person's status to that of a lawful permanent resident (LPR). *See* 8 U.S.C. § 1229b(b)(1). Mr. Nunez is no longer in removal proceedings and has been released from detention.

Exhibit I is a copy of the IJ's order granting Yesica Contreras-Baca's application for cancellation of removal under 8 U.S.C. § 1229b(b), dated July 11, 2025. Ms. Contreras-Baca is no longer in removal proceedings and has been released from detention.

Exhibit J is a copy of the order of voluntary departure for Alfredo Juarez Zeferino, dated July 14, 2025.

Respectfully submitted this 18th day of August, 2025.

s/ Matt Adams

Matt Adams, WSBA No. 28287  
matt@nwirp.org

s/ Leila Kang

Leila Kang, WSBA No. 48048  
leila@nwirp.org

s/ Glenda M. Aldana Madrid

Glenda M. Aldana Madrid, WSBA No. 46987  
glenda@nwirp.org

s/ Aaron Korthuis

Aaron Korthuis, WSBA No. 53974  
aaron@nwirp.org

NORTHWEST IMMIGRANT  
RIGHTS PROJECT  
615 Second Ave., Suite 400  
Seattle, WA 98104  
(206) 957-8611

*Counsel for the Certified Classes*